SENATE MOTION

MR. PRESIDENT:

I move that Senate Bill 462 be amended to read as follows:

1	Page 2, between lines 20 and 21, begin a new paragraph and insert:
2	"SECTION 2. IC 12-15-35-28, AS AMENDED BY P.L.107-2002,
3	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2003]: Sec. 28. (a) The board has the following duties:
5	(1) The adoption of rules to carry out this chapter, in accordance
6	with the provisions of IC 4-22-2 and subject to any office
7	approval that is required by the federal Omnibus Budget
8	Reconciliation Act of 1990 under Public Law 101-508 and its
9	implementing regulations.
10	(2) The implementation of a Medicaid retrospective and
11	prospective DUR program as outlined in this chapter, including
12	the approval of software programs to be used by the pharmacist
13	for prospective DUR and recommendations concerning the
14	provisions of the contractual agreement between the state and any
15	other entity that will be processing and reviewing Medicaid drug
16	claims and profiles for the DUR program under this chapter.
17	(3) The development and application of the predetermined criteria
18	and standards for appropriate prescribing to be used in
19	retrospective and prospective DUR to ensure that such criteria
20	and standards for appropriate prescribing are based on the
21	compendia and developed with professional input with provisions
22	for timely revisions and assessments as necessary.
23	(4) The development, selection, application, and assessment of
24	interventions for physicians, pharmacists, and patients that are
25	educational and not punitive in nature.
26	(5) The publication of an annual report that must be subject to
27	public comment before issuance to the federal Department of
28	Health and Human Services and to the Indiana legislative council
29	by December 1 of each year.
30	(6) The development of a working agreement for the board to
31	clarify the areas of responsibility with related boards or agencies,

1	including the following:
2	(A) The Indiana board of pharmacy.
3	(B) The medical licensing board of Indiana.
4	(C) The SURS staff.
5	(7) The establishment of a grievance and appeals process for
6	physicians or pharmacists under this chapter.
7	(8) The publication and dissemination of educational information
8	to physicians and pharmacists regarding the board and the DUR
9	program, including information on the following:
.0	(A) Identifying and reducing the frequency of patterns of
.1	fraud, abuse, gross overuse, or inappropriate or medically
.2	unnecessary care among physicians, pharmacists, and
.3	recipients.
.4	(B) Potential or actual severe or adverse reactions to drugs.
.5	(C) Therapeutic appropriateness.
.6	(D) Overutilization or underutilization.
.7	(E) Appropriate use of generic drugs.
.8	(F) Therapeutic duplication.
.9	(G) Drug-disease contraindications.
20	(H) Drug-drug interactions.
21	(I) Incorrect drug dosage and duration of drug treatment.
22	(J) Drug allergy interactions.
23	(K) Clinical abuse and misuse.
24	(9) The adoption and implementation of procedures designed to
25	ensure the confidentiality of any information collected, stored,
26	retrieved, assessed, or analyzed by the board, staff to the board, or
27	contractors to the DUR program that identifies individual
28	physicians, pharmacists, or recipients.
29	(10) The implementation of additional drug utilization review
80	with respect to drugs dispensed to residents of nursing facilities
31	shall not be required if the nursing facility is in compliance with
32	the drug regimen procedures under 410 IAC 16.2-3-8 and 42 CFR
33	483.60.
34	(11) The research, development, and approval of a preferred drug
35	list for:
36	(A) Medicaid's fee for service program;
37	(B) Medicaid's primary care case management program; and
88	(C) the primary care case management component of the
89	children's health insurance program under IC 12-17.6;
10	in consultation with the therapeutics committee.
11	(12) The approval of the review and maintenance of the preferred
12	drug list at least two (2) times per year.
13	(13) The preparation and submission of a report concerning the
14	preferred drug list at least two (2) times per year to the select joint
15	commission on Medicaid oversight established by IC 2-5-26-3.
l6	(14) The collection of data reflecting prescribing patterns related
17	to treatment of children diagnosed with attention deficit disorder

1	or attention deficit hyperactivity disorder.
2	(15) Advising the comprehensive health insurance association
3	established under IC 27-8-10-2.1 concerning implementation
4	of chronic disease management and pharmaceutical
5	management programs under IC 27-8-10-3.5.
6	(b) The board shall use the clinical expertise of the therapeutics
7	committee in developing a preferred drug list. The board shall also
8	consider expert testimony in the development of a preferred drug list
9	(c) In researching and developing a preferred drug list under
10	subsection (a)(11), the board shall do the following:
11	(1) Use literature abstracting technology.
12	(2) Use commonly accepted guidance principles of disease
13	management.
14	(3) Develop therapeutic classifications for the preferred drug list.
15	(4) Give primary consideration to the clinical efficacy or
16	appropriateness of a particular drug in treating a specific medical
17	condition.
18	(5) Include in any cost effectiveness considerations the cost
19	implications of other components of the state's Medicaid program
20	and other state funded programs.
21	(d) Prior authorization is required for coverage under a program
22	described in subsection (a)(11) of a drug that is not included on the
23	preferred drug list.
24	(e) The board shall determine whether to include a single source
25	covered outpatient drug that is newly approved by the federal Food and
26	Drug Administration on the preferred drug list not later than sixty (60)
27	days after the date of the drug's approval. However, if the board
28	determines that there is inadequate information about the drug
29	available to the board to make a determination, the board may have an
30 31	additional sixty (60) days to make a determination from the date that
32	the board receives adequate information to perform the board's review. Prior authorization may not be automatically required for a single
33	source drug that is newly approved by the federal Food and Drug
34	Administration and that is:
35	(1) in a therapeutic classification:
36	(A) that has not been reviewed by the board; and
37	(B) for which prior authorization is not required; or
38	(2) the sole drug in a new therapeutic classification that has not
39	been reviewed by the board.
40	(f) The board may not exclude a drug from the preferred drug list
41	based solely on price.
42	(g) The following requirements apply to a preferred drug list
43	developed under subsection (a)(11):
44	(1) The office or the board may require prior authorization for a
45	drug that is included on the preferred drug list under the following
46	circumstances:

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(A) To override a prospective drug utilization review alert.

1	(B) To permit reimbursement for a medically necessary brand
2	name drug that is subject to generic substitution under
3	IC 16-42-22-10.
4	(C) To prevent fraud, abuse, waste, overutilization, or
5	inappropriate utilization.
6	(D) To permit implementation of a disease management
7	program.
8	(E) To implement other initiatives permitted by state or federal
9	law.
0	(2) All drugs described in IC 12-15-35.5-3(b) must be included on
.1	the preferred drug list.
2	(3) The office may add a new single source drug that has been
3	approved by the federal Food and Drug Administration to the
4	preferred drug list without prior approval from the board.
.5	(4) The board may add a new single source drug that has been
6	approved by the federal Food and Drug Administration to the
7	preferred drug list.
8	(h) At least two (2) times each year, the board shall provide a report
9	to the select joint commission on Medicaid oversight established by
20	IC 2-5-26-3. The report must contain the following information:
21	(1) The cost of administering the preferred drug list.
22	(2) Any increase in Medicaid physician, laboratory, or hospital
23	costs or in other state funded programs as a result of the preferred
24	drug list.
25	(3) The impact of the preferred drug list on the ability of a
26	Medicaid recipient to obtain prescription drugs.
27	(4) The number of times prior authorization was requested, and
28	the number of times prior authorization was:
29	(A) approved; and
80	(B) disapproved.
31	(i) The board shall provide the first report required under subsection
32	(h) not later than six (6) months after the board submits an initial
33	preferred drug list to the office.".
34	Page 11, line 2, delete "use the Medicaid preferred drug list
35	developed under" and insert "implement chronic disease
36	management and pharmaceutical management programs based on:
37	(A) an analysis of the highest cost health care services
88	covered under association policies;
89 10	(B) a review of chronic disease management and
₩ 1	pharmaceutical management programs used in populations similar to insureds; and
12	(C) a determination of the chronic disease management
13	and pharmaceutical management programs expected to
14	best improve health outcomes in a cost effective manner;
15	(2) consider recommendations of the drug utilization review
16	board established under IC 12-15-35-19 concerning chronic
17	disease management and pharmaceutical management

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               programs;
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               (3) when practicable, coordinate programs adopted under this
               section with comparable programs implemented by the state;
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             Page 11, delete lines 3 through 6.
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            Page 11, line 7, delete "(2)" and insert "(4)".
            Page 11, line 7, delete ";".
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            Page 11, run in lines 7 through 8.
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            Page 11, between lines 10 and 11, begin a new paragraph and insert:
             "(c) If a chronic disease management program is adopted under
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         subsection (a) for an insured's chronic disease, coverage for
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         treatment of the insured's chronic disease under an association
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         policy is conditioned on participation by the insured in the chronic
14
         disease management program.".
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             Page 11, line 13, after "shall" delete ":".
            Page 11, delete lines 14 through 16.
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            Page 11, line 17, delete "(3)".
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18
            Page 11, run in lines 13 through 17.
             Page 11, line 18, delete "(A)", begin a new line block indented and
19
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         insert:
               "(1)".
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             Page 11, line 20, delete "(B)", begin a new line block indented and
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         insert:
24
               "(2)".
25
            Page 11, line 21, after "as" insert "a mail order or".
             Page 11, line 22, beginning with "through" begin a new line blocked
26
27
         left.
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            Page 11, delete lines 25 through 28.
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            Page 11, line 29, delete "(c)" and insert "(b)".
            Page 11, line 33, delete "mail order or Internet based".
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            Page 11, line 35, delete "mail order or Internet based".
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             Page 11, line 38, delete "mail order or Internet".
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             Page 11, line 39, delete "based".
34
             Renumber all SECTIONS consecutively.
             (Reference is to SB 462 as printed February 14, 2003.)
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Senator MILLER